

115TH CONGRESS  
1ST SESSION

# S. 960

To amend title 44, United States Code, to protect open, machine-readable databases.

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IN THE SENATE OF THE UNITED STATES

APRIL 27, 2017

Mr. PETERS (for himself and Mr. GARDNER) introduced the following bill; which was read twice and referred to the Committee on Homeland Security and Governmental Affairs

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## A BILL

To amend title 44, United States Code, to protect open, machine-readable databases.

1       *Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Preserving Data in  
5       Government Act of 2017”.

6       **SEC. 2. PRESERVING GOVERNMENT DATA.**

7       (a) IN GENERAL.—Subchapter I of chapter 35 of title  
8       44, United States Code, is amended—

9                   (1) in section 3502—

1                             (A) in paragraph (13), by striking “and”  
2                             at the end;

3                             (B) in paragraph (14), by striking the pe-  
4                             riod at the end and inserting a semicolon; and

5                             (C) by adding at the end the following:

6                             “(15) the term ‘data’ means recorded informa-  
7                             tion, regardless of form or the media on which the  
8                             data is recorded;

9                             “(16) the term ‘data asset’ means a collection  
10                             of data elements or data sets that may be grouped  
11                             together;

12                             “(17) the term ‘machine-readable’ means a for-  
13                             mat in which information or data can be easily proc-  
14                             essed by a computer without human intervention  
15                             while ensuring no semantic meaning is lost;

16                             “(18) the term ‘open format’ means a technical  
17                             format that is not encumbered by restrictions that  
18                             would impede use or reuse;

19                             “(19) the term ‘open Government data’ means  
20                             a public data asset that is—

21                             “(A) machine-readable;

22                             “(B) available in an open format; and

23                             “(C) part of the worldwide public domain  
24                             or, if necessary, published with an open license;  
25                             and

1           “(20) the term ‘public data asset’ means a data  
2       asset created or maintained by an agency, or a con-  
3       tractor of an agency, that—

4           “(A) is not protected under copyright or  
5       patent laws; and

6           “(B)(i) may be released to the public; or  
7           (ii) has been released to the public in an  
8       open format.”; and

9           (2) by adding at the end the following:

10 **“§ 3522. Requirement to preserve Government data”**

11           “(a) IN GENERAL.—Except as provided under sub-  
12       section (c), any open Government data that is made avail-  
13       able to the public for a period of not less than 90 consecu-  
14       tive days shall—

15           “(1) remain machine-readable, available in an  
16       open format, and part of the worldwide public do-  
17       main or, if necessary, published with an open li-  
18       cense; and

19           “(2) not be altered in such a way as to decrease  
20       the machine-readable nature of the open Govern-  
21       ment data.

22           “(b) ALTERATION OF DIGITAL LOCATION, FORMAT,  
23       OR CONTENT.—

24           “(1) IN GENERAL.—It shall not be a violation  
25       of subsection (a) to alter—

1                 “(A) the digital location or format of open  
2                 Government data for the purpose of routine  
3                 asset maintenance or long-term archiving if the  
4                 alteration does not decrease the open public ac-  
5                 cessibility or the machine-readable nature of the  
6                 open Government data; or

7                 “(B) the contents of open Government  
8                 data for purposes of updating the open Govern-  
9                 ment data or correcting an error in the open  
10                 Government data.

11                 “(2) PERMANENCE OF DATA AFTER UP-  
12                 DATES.—For purposes of subsection (a), any alter-  
13                 ation of the digital location, format, or contents of  
14                 open Government data under subparagraph (A) or  
15                 (B) of paragraph (1) shall not constitute a renewal  
16                 of the period for which the open Government data  
17                 has been made available to the public.

18                 “(3) RECORD OF DATA CHANGES AFTER UP-  
19                 DATES.—Any substantial alteration of the contents  
20                 of open Government data under subparagraph (A)  
21                 or (B) of paragraph (1) shall be recorded in a log  
22                 that is made available to the public in an open for-  
23                 mat along with the open Government data.

24                 “(c) EXCEPTIONS.—

1               “(1) CONSERVATION OF AGENCY RESOURCES.—

2               An agency may remove open Government data from  
3               public availability if—

4                       “(A) the head of the agency determines  
5               that the open Government data—

6                               “(i) is too costly to maintain; or

7                               “(ii) does not provide sufficient value  
8               to the public;

9                       “(B) not less than 6 months before the  
10               date on which the agency removes the open  
11               Government data from public availability, the  
12               agency publishes a notice of the removal in the  
13               Federal Register, including—

14                       “(i) a clear identification of the open  
15               Government data;

16                       “(ii) if applicable, the digital object  
17               identifier of the open Government data;

18                       “(iii) a detailed description of the rea-  
19               sons for the removal; and

20                       “(iv) a detailed description of efforts  
21               to make the open Government data perma-  
22               nently publicly available; and

23                       “(C) the open Government data is avail-  
24               able for download on the worldwide public do-  
25               main for a period of not less than 6 months be-

1           fore the date on which the agency removes the  
2           open Government data from public availability.

3           “(2) OTHER PROVISIONS OF LAW.—Subsection  
4           (a) shall not apply in the case of open Government  
5           data that is required to be removed from public  
6           availability or altered under another provision of  
7           law.”.

8           (b) TECHNICAL AND CONFORMING AMENDMENT.—

9       The table of sections for subchapter I of chapter 35 of  
10      title 44, United States Code, is amended by inserting after  
11      the item relating to section 3521 the following:

“3522. Requirement to preserve Government data.”.

